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PETITION UNDER 28 USC § 2254 FOR WRIT OF AO 241 (Rev. 5/85) HABEAS CORPUS BY A PERSON IN STATE CUSTODY District United States Bistrict Court Massachusetts: Prisoner No. Name Donesique Reynolds W55970 Place of Confinement Old Colony Correctional Center, Bridgewater, MA!!S. DISTRICT COL Name of Petitioner (include name under which convicted) Name of Respondent (authorized person having custody of petitioner) Donesique Reynolds Timothy Hall, Superintendant, Old Colony Correctional Center The Attorney General of the State of: Massachusetts **PETITION** 1. Name and location of court which entered the judgment of conviction under attack Suffolk Superior Court Boston, MA November 23, 1994 Date of judgment of conviction Length of sentence Split sentence: 6-10 years, 3 committed, balance suspended. 5 years probation 4. Nature of offense involved (all counts) Armed robbery What was your plea? (Check one) (a) Not guilty (b) Guilty XΧ (c) Nolo contendere If you entered a guilty plea to one count or indictment, and not a guilty plea to another count or indictment, give details: 6. If you pleaded not guilty, what kind of trial did you have? (Check one) (a) Jury (b) Judge only 7. Did you testify at the trial? Yes No 🔀 8. Did you appeal from the judgment of conviction? Yes 🛛

No□

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9.	ou did appeal, answer the following:	
	Name of court	
	Result	
	Date of result and citation, if known	
	Grounds raised	
	If you sought further review of the decision on appeal by a higher state court, please answer the following:	
	(1) Name of court	<del></del> -
	(2) Result	<del></del>
	(3) Date of result and citation, if known	
	(4) Grounds raised	
	If you filed a petition for certiorari in the United States Supreme Court, please answer the following with respect ect appeal:	to each
	(1) Name of court	
	(2) Result	
	(3) Date of result and citation, if known	· · · · · · · · · · · · · · · · · · ·
	(4) Grounds raised	
10.	ner than a direct appeal from the judgment of conviction and sentence, have you previously filed any petitions, applications with respect to this judgment in any court, state or federal?	cations,
11.	our answer to 10 was "yes," give the following information:	
	(1) Name of court Supreme Judicial Court	
	(2) Nature of proceeding Petition For Writ Of Habeas Corpus	
•	(3) Grounds raised <u>Sentence expired</u>	

									<u> </u>	
•	(4)	Did you receiv Yes □								
(	(5)	Result	The Cour	t deniedd	my pet	ition		····		<del></del>
(	(6)	Date of result	June 14.	2004			·			
(b) .	As t	o any second p	etition, appli	cation or mo	otion give	e the same i	nformation	:	•	
+	(1)	Name of court	<u> </u>							
ı	(2)	Nature of pro-	ceeding						· 	
					<del></del>	<del></del>				
	(3)	Grounds raise	d		•		<u> </u>			
									<u></u>	
	(4)	Did you receiv Yes □	ve an evident No□	iary hearing	on your j	petition, ap	plication or	motion?		
	(5)	Result								
	(6)	Date of result	<u> </u>							
			the highest	state court l	having jı	urisdiction 1	the result o	f action take	n on any pe	tition, applicatio
	(1)	tion? First petition, Second petition		Yes Yes		No□ No□				
(d)	If y	ou did <i>not</i> app	eal from the	adverse actio	n on any	petition, a	oplication o	r motion, exp	olain briefly v	hy you did not:
• /									·	
			-	-	-		_	•	• •	the facts suppor
each	n gre	ound. If necess	ary, you may	attach pages	stating :	additional g	rounds and	facts suppor	ting the same	

For your information, the following is a list of the most frequently raised grounds for relief in habeas corpus proceedings. Each statement preceded by a letter constitutes a separate ground for possible relief. You may raise any grounds which you may have other than those listed if you have exhausted you state court remedies with respect to them. However, you should raise in this petition all available grounds (relating to this conviction) on which you base your allegations that you are being held in custody unlawfully.

Do not check any of these listed grounds. If you select one or more of these grounds for relief, you must allege facts. The petition will be returned to you if you merely check (a) through (j) or any one of these grounds.

- (a) Conviction obtained by plea of guilty which was unlawfully induced or not made voluntarily with understanding of the nature of the charge and the consequences of the plea.
- (b) Conviction obtained by use of coerced confession.
- (c) Conviction obtained by use of evidence gained pursuant to an unconstitutional search and seizure.
- (d) Conviction obtained by use of evidence obtained pursuant to an unlawful arrest.
- (e) Conviction obtained by a violation of the privilege against self-incrimination.
- (f) Conviction obtained by the unconstitutional failure of the prosecution to disclose to the defendant evidence favorable to the defendant.

Plaintiff is being detained without due process of law and

- (g) Conviction obtained by a violation of the protection against double jeopardy.
- (h) Conviction obtained by action of a grand or petit jury which was unconstitutionally selected and impaneled.
- (i) Denial of effective assistance of counsel.
- (h) Denial of right of appeal.

Supporting FACTS (state briefly without citing cases or law)  November 23, 1994, to split sentence of 6-10 years, 3 to serve, the balance suspended with probation for five years. He was released on March 4, 1990 release date was based upon a longer concurrent sentence). Plaintiffessub violated probation and is serving the balance of the 6-10 years sentence. refused to credit Plaintiff with the full 3 year commitment he previously on his sentence, which would result in his immediate release.  B. Ground two:  Supporting FACTS (state briefly without citing cases or law)	: f
suspended with probation for five years. He was released on March 4, 199 release date was based upon a longer concurrent sentence). Plaintiffssub violated probation and is serving the balance of the 6-10 yearssentence. refused to credit Plaintiff with the full 3 year commitment he previously on his sentence, which would result in his immediate release.  B. Ground two:	
release date was based upon a longer concurrent sentence). Plaintfffssubviolated probation and is serving the balance of the 6-10 yearssentence.  refuses to credit Plaintiff with the full 3 year commitment he previously on his sentence, which would result in his immediate release.  B. Ground two:	3 to serve, the balance
violated probation and is serving the balance of the 6-10 yearssentence.  refused to credit Plaintiff with the full 3 year commitment he previously on his sentence, which would result in his immediate release.  B. Ground two:	eased on March 4, 1998 (the
refused to credit Plaintiff with the full 3 year commitment he previously on his sentence, which would result in his immediate release.  B. Ground two:	ence). Plaintfffssubsequently
on his sentence, which would result in his immediate release.  B. Ground two:	: 6-10 yearssentence. Defendant
B. Ground two:	mitment he previously served
	release.
Supporting FACTS (state briefly without citing cases or law)	

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	C.	Ground three:
		Supporting FACTS (state briefly without citing cases or law)
	D.	Ground four:
		Supporting FACTS (state <i>briefly</i> without citing cases or law)
13:		ounds listed in 12A, B, C, and D were not previously presented in any other court, state or federal, state briefly ounds were not so presented, and give your reasons for not presenting them:
14.	Do you Yes 🗆	have any petition or appeal now pending in any court, either state or federal, as to the judgment under attack?  No
15.	Give th	e name and address, if known, of each attorney who represented you in the following stages of judgment attacked herein:
	(a)	At preliminary hearing
	(b)	At arraignment and plea

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	(c)	At trial		
	(d)	At sentencing		
	(c)	On appeal		
	(f)	In any post-conviction proceeding John F. Palmer, 24 School Street, 8th Floor, Boston, MA 02108		
	(g)	On appeal from any adverse ruling in a post—conviction proceeding    John F. Palmer, 24 School Street, 8th Floor, Boston, MA 02108		
16.	Wer sam	re you sentenced on more than one count of an indictment, or on more than one indictment, in the same court and the ne time?		
17.	Vac	you have any future sentence to serve after you complete the sentence imposed by the judgment under attack?  If so, give name and location of court which imposed sentence to be served in the future:		
	(b)	Give date and length of the above sentence:		
	(c)	Have you filed, or do you contemplate filing, any petition attacking the judgment which imposed the sentence to be served in the future?  Yes □ No ☑		
	W	herefore, petitioner prays that the Court grant petitioner relief to which he may be entitled in this proceeding.		
		Signature of Attorney (if any)		
		declare under penalty of perjury that the foregoing is true and correct. Executed on  (date)  Signature of Petitioner		